REMARKS

The amendments to the specification include the addition of headings as mentioned in 37 C.F.R. 1.77(b). As mentioned in 37 C.F.R. 1.77(b) the elements of the application, <u>if applicable</u>, <u>should</u> appear in a certain order. The relevant headings have been added to the specification. Since there is no requirement under the rule to include headings that are not relevant these have not been added to the specification. Also the specification has been amended to include reference to three drawings of Figures and Figures 1-3 are submitted for addition to the specification.

Addition of the drawings with reference numbers is supported in the specification at the following locations:

Figure/Reference No.	Location of Support in the Specification
Figure 1	
UT	User terminal at page 3 line 6
DB1	First database at page 3 lines6-7 and 9
SERVER	Server remote at page 3 line 9 and 13
DB2	Second database at page 3 line 11
DU	Display unit at page 3 line 14
Figure 2	
DB1	First database at page 4 line 7
SERVER	Server remote at page 4 line 7 and 9-10
DB2	Second database at page 4 line 9
UT	User terminal at page 4 line 10
A1	Applying means at page 4 line 11
DU	Display means at page 4 line 13
Figure 3	
DB1	First database at page 4 line 20
DB2	Second database at page 4 line 22
UT	User terminal at page 4 line 23
A1	Applying means at page 4 line 23
DU	Display means at page 4 line 25
SERVER	Server at page 7 line 10

It is respectfully submitted that from the aforementioned locations of support in the specification that addition of the drawings does not add new matter to the application.

In the Office Action the lay out of the specification was noted and the specification has been amended to include appropriate headings.

Also the Office Action noted that a drawing should be added. Drawings as Figures 1-3 are attached hereto and added to the specification without adding new matter.

Previously submitted Claims 1-25 were provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 14-26 and 31 of U.S. Patent Application No. 09/776,260. A terminal disclaimer in regards to U.S. Patent Application No. 09/776,260 is submitted herewith.

In the Office Action Claims 26-30 were objected to as depending from rejected base claims. With the submission of the terminal disclaimer, it is respectfully submitted that the base claims are in condition for allowance so that claims 26-30 are also in condition for allowance.

It is respectfully submitted that with the entry of the terminal disclaimer and inclusion of Figures 1-3 and appropriate headings for the specification, that the application with the previously submitted and original claims is in condition for allowance. Entry of this amendment, the drawings, and terminal disclaimer are respectfully requested and reconsideration and allowance is respectfully requested. If the Examiner needs to discuss any matter is preparing the notice of allowance, applicant's attorney can be reached by phone at the below-mentioned phone number.

Respectfully submitted,

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